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U.S. Department of Justice

United States Attorney Eastern District of New York

MEB/HDM F. #2016R00695 271 Cadman Plaza East Brooklyn, New York 11201

March 17, 2020

By ECF and Email

The Honorable William F. Kuntz, II United States District Court Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

Re: United States v. Surjan Singh

Criminal Docket No. 18-681 (S-1) (WFK)

Dear Judge Kuntz:

We are writing to the Court regarding a bail variance requested by the defendant Surjan Singh. One of the defendant's conditions of release requires him to report to his defense counsel's offices in London, United Kingdom, on a weekly basis. The defendant requests that specific condition of release be suspended through September 1, 2020 in light of the COVID-19 outbreak and the health risks to the defendant and his family. No other conditions of the defendant's release would be modified. The government consents to this temporary modification of the defendant's release conditions. The defendant informs the government that Pretrial Services consents as well.

Respectfully submitted,

RICHARD P. DONOGHUE United States Attorney

By: /s/

Mark E. Bini Hiral D. Mehta Assistant U.S. Attorneys (718) 254-8761 (Bini)

cc: Paul C. Rauser, Aegis Law Group LLP (via email)
Thomas E. Shakow, Aegis Law Group LLP (via email)
Robert Long III, U.S. Pretrial Services Officer (via email)